Jill Bong marszinmotion@yahoo.com PO Box 321, Days Creek, OR 97429 541-825-3541 Plaintiff, appearing Pro Se

## IN THE UNITED STATES DISTRICT COURT DISTRICT OF OREGON **EUGENE DIVISION**

JILL BONG, Case No.:6:23-cv-00417-MTK

Plaintiff,

**NOTICE OF ERRATA RE:** V. **COUNT 1 – PARTY** KATE BROWN et al.

Defendants. **DESIGNATION** 

**CLARIFICATION** 

Plaintiff Jill Bong respectfully submits this supplemental Notice of Errata regarding her Third Amended Complaint (ECF No. 297).

In Count 1 (Conspiracy Against Rights – 42 U.S.C. § 1983), the line beginning:

"For Damages against Brown, Banks and unknown legal counsel individually and against all other Defendants in their Official and Individual Capacities except Employment Department"

was intended to exclude OSBA from any claim in Count 1.

Plaintiff clarifies that Count 1 seeks damages against all individual defendants in their personal capacities, and against the Oregon Education Association, Douglas County School

No. 6:23-cv-00417-MTK NOTICE OF ERRATA RE: COUNT 1 – PARTY **DESIGNATION CLARIFICATION** 

This clarification applies only to the current procedural posture. Should the Court's prior dismissal of OSBA from Counts 1 and 11 with prejudice be reversed or modified, Plaintiff reserves the right to reassert those claims against OSBA.

This clarification is provided to eliminate any ambiguity and preserve the accuracy of the record. No other changes are made or requested by this notice.

Date of signing: May 18, 2025 By: s/Jill Bong

JILL BONG, Plaintiff

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